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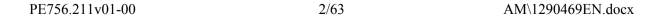
AMENDMENTS 94 - 222

Draft opinion Maria da Graça Carvalho (PE754.921v01-00)

Detergents and surfactants, amending Regulation (EU) 2019/1020 and repealing Regulation (EC) No 648/2004

Proposal for a regulation (COM(2023)0217 – C9-0154/2023 – 2023/0124(COD))

AM\1290469EN.docx PE756.211v01-00



Amendment 94 Adam Bielan

Proposal for a regulation Recital 12

Text proposed by the Commission

(12)Since micro-organisms are not subject to registration under Regulation (EC) No 1907/2006 or any other Union legislation requiring manufacturers to demonstrate that the intended use is safe, they should be eligible for use in detergents only to the extent that they have been clearly identified and supported by data demonstrating that their use is safe, and subject to specific requirements governing their safety. Harmonised rules governing the safety of micro-organisms in detergents as well as relevant test methods for economic operators to demonstrate compliance with those rules should, therefore, be established. Restrictions are required on the format in which detergents containing micro-organisms are placed on the market when sensitising ingredients are included in their composition. To ensure a high level of protection of human health even for sensitised persons, detergents containing micro-organisms and which are placed on the market in a spray format should, therefore, be found safe for use in this format.

Amendment

Since micro-organisms are not (12)subject to registration under Regulation (EC) No 1907/2006 or any other Union legislation requiring manufacturers to demonstrate that the intended use is safe, they should be eligible for use in detergents only to the extent that they have been clearly identified and supported by data demonstrating that their use is safe, and subject to specific requirements governing their safety. Harmonised rules governing the safety of micro-organisms in detergents as well as relevant test methods for economic operators to demonstrate compliance with those rules should, therefore, be established. Restrictions are required on the format in which detergents containing micro-organisms are placed on the market when sensitising ingredients are included in their composition. To ensure a high level of protection of human health even for sensitised persons, detergents containing micro-organisms and which are placed on the market in a spray format should, therefore, be found safe for use in this format. Testing methodology of detergents based on microorganisms in spray form shall not use animal-based methods. In alignment with existing OECD guidelines and EU regulations on animal protection, these methodologies should employ alternative, non-animal testing methods to assess the toxicity of such substances and mixtures.

Or. en

Amendment 95 Catharina Rinzema

Proposal for a regulation Recital 13

Text proposed by the Commission

(13) To ensure a high level of protection of the aspects of public interest, and to guarantee fair competition on the internal market, economic operators should be responsible for the compliance of detergents or surfactants with this Regulation, in relation to their respective roles in the supply chain. *Whenever appropriate*, manufacturers and importers should carry out sample testing of the detergents and surfactants that they have made available on the market, in order to protect the health and safety of consumers and the environment.

Amendment

(13) To ensure a high level of protection of the aspects of public interest, and to guarantee fair competition on the internal market, economic operators should be responsible for the compliance of detergents or surfactants with this Regulation, in relation to their respective roles in the supply chain. Manufacturers and importers should carry out sample testing of the detergents and surfactants that they have made available on the market, in order to protect the health and safety of consumers and the environment.

Or. en

Amendment 96 Adam Bielan

Proposal for a regulation Recital 14

Text proposed by the Commission

(14) All economic operators intervening in the supply and distribution chain should take appropriate measures to ensure that they only make available on the Union market detergents and surfactants which are in conformity with this Regulation. It is necessary to provide for a clear and proportionate distribution of obligations which correspond to the role of each economic operator in the supply and distribution chain.

Amendment

(14) All economic operators intervening in the supply and distribution chain should take appropriate *and effective* measures to ensure that they only make available on the Union market detergents and surfactants which are in conformity with this Regulation. It is necessary to provide for a clear and proportionate distribution of obligations which correspond to the role of each economic operator in the supply and distribution chain.

Or. en

Amendment 97

Catharina Rinzema

Proposal for a regulation Recital 19

Text proposed by the Commission

(19)In order to safeguard the functioning of the internal market and to ensure that the objective of providing a high level of protection of health and the environment is achieved, it is necessary to establish that detergents and surfactants from third countries entering the Union market also comply with this Regulation. In particular, it is necessary to ensure that appropriate conformity assessment procedures have been carried out by manufacturers with regard to those products. It is also necessary to lay down rules for importers to ensure that the detergents and surfactants they place on the market comply with those requirements and that the documentation drawn up by manufacturers and, where relevant, the CE marking are available for inspection by the competent national authorities. Provision should also be made for importers to ensure that a product passport is available for those products.

Amendment

(19)In order to safeguard the functioning of the internal market and to ensure that the objective of providing a high level of protection of health and the environment is achieved, it is necessary to establish that detergents and surfactants from third countries entering the Union market also comply with this Regulation. In particular, it is necessary to ensure that appropriate conformity assessment procedures have been carried out by manufacturers with regard to those products. It is also necessary to lay down rules for importers to ensure that the detergents and surfactants they place on the market comply with those requirements and that the documentation drawn up by manufacturers are available for inspection by the competent national authorities. Provision should also be made for importers to ensure that a product passport is available for those products.

Or. en

Amendment 98 Biljana Borzan

Proposal for a regulation Recital 20

Text proposed by the Commission

(20) Since importers play a key role in guaranteeing the compliance of imported detergents and surfactants in the Union market, when placing a detergent or surfactant on the market, importers should indicate on the product their name, registered trade name or registered trade

Amendment

(20) Since importers play a key role in guaranteeing the compliance of imported detergents and surfactants in the Union market, when placing a detergent or surfactant on the market, importers should indicate on the product their name, registered trade name or registered trade

mark as well as their postal address and, where available, electronic means of communication through which they can be contacted.

mark as well as their postal address and electronic means of communication through which they can be contacted.

Or. en

Amendment 99 Adam Bielan

Proposal for a regulation Recital 23

Text proposed by the Commission

Economic operators that either place a detergent or surfactant on the market under their own name or trade mark or modify a detergent or surfactant in such a way that compliance with this Regulation could be affected should be considered to be manufacturers and should assume the obligations of manufacturers. In other cases, economic operators that only package or repackage a detergent or surfactant already placed on the market by other economic operators should be able to prove that compliance with the requirements of this Regulation has not been affected, by indicating their identity on the package and by keeping a copy of the original labelling information.

Amendment

(23)Economic operators that either place a detergent or surfactant on the market under their own name or trade mark or modify a detergent or surfactant in such a significant way that compliance with this Regulation could be affected should be considered to be manufacturers and should assume the obligations of manufacturers. In other cases, economic operators that only package or repackage a detergent or surfactant already placed on the market by other economic operators should be able to prove that compliance with the requirements of this Regulation has not been affected, by indicating their identity on the package and by keeping a copy of the original labelling information.

Or. en

Amendment 100 Catharina Rinzema

Proposal for a regulation Recital 24

Text proposed by the Commission

(24) The CE marking, indicating the conformity of a detergent with this Regulation, is the visible consequence of a

Amendment

deleted

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whole process comprising conformity assessment in a broad sense. Regulation (EC) No 765/2008 of the European Parliament and of the Council³⁶ lays down the general principles of the CE marking. That Regulation should be applicable to detergents covered by this Regulation in order to ensure that products benefiting from the free movement of goods within the Union fulfil requirements providing a high level of protection of public interests such as health and the environment. In line with Regulation (EC) No 765/2008, the CE marking should be the only marking of conformity indicating that the detergent is in conformity with Union harmonisation legislation.

Or. en

Amendment 101 Adam Bielan

Proposal for a regulation Recital 30

Text proposed by the Commission

(30) Information on the correct amount of detergent that consumers need to use when undertaking cleaning activities, namely, dosage information, should be included on the label of consumer laundry and consumer automatic dishwasher detergents in order to prevent the *potential* over-use of detergents thus reducing the total amount of detergent and surfactant entering the environment.

Amendment

(30) Information on the correct amount of detergent that consumers need to use when undertaking cleaning activities, namely, dosage information, should be included on the label of consumer laundry and consumer automatic dishwasher detergents in order to prevent the over-use of detergents thus reducing the total amount of detergent and surfactant entering the environment.

³⁶ Regulation (EC) No 765/2008 of the European Parliament and of the Council of 9 July 2008 setting out the requirements for accreditation and repealing Regulation (EEC) No 339/93 (OJ L 218, 13.8.2008, p. 30).

Amendment 102 Catharina Rinzema

Proposal for a regulation Recital 30 a (new)

Text proposed by the Commission

Amendment

(30 a) To ensure that the language used on packaging can be easily understood by end-users, Member States could use the same requirements as laid down in Article 13 of Regulation (EU) No 1169/2011 (on provision of food information to consumers).

Or en

Amendment 103 Biljana Borzan

Proposal for a regulation Recital 31

Text proposed by the Commission

Digital labelling could improve the communication of labelling information both by avoiding overcrowded physical labels and by allowing users to rely on various reading options available only for digital formats, such as increased font, automatic search, loud speakers or translation into other languages. Providing digital labels could also lead to a more efficient management of the labelling obligations by economic operators, by facilitating the update of labelling information, reducing labelling costs and permitting a more targeted information of users. Therefore, economic operators should be allowed to provide certain labelling information only through the digital label subject to certain conditions

Amendment

Digital labelling could improve the (31) communication of labelling information both by avoiding overcrowded physical labels and by allowing users to rely on various reading options available only for digital formats, such as increased font, automatic search, loud speakers or translation into other languages. Providing digital labels could also lead to a more efficient management of the labelling obligations by economic operators, by facilitating the update of labelling information, reducing labelling costs and permitting a more targeted information of users. Therefore, economic operators should be allowed to provide certain labelling information only through the digital label while ensuring that elements

to ensure a high level of protection of detergents' users.

essential to a high level of protection of detergents' users and the environment remain on the physical label.

Or. en

Amendment 104 Catharina Rinzema

Proposal for a regulation Recital 31

Text proposed by the Commission

(31)Digital labelling could improve the communication of labelling information both by avoiding overcrowded physical labels and by allowing users to rely on various reading options available only for digital formats, such as increased font, automatic search, loud speakers or translation into other languages. Providing digital labels could also lead to a more efficient management of the labelling obligations by economic operators, by facilitating the update of labelling information, reducing labelling costs and permitting a more targeted information of users. Therefore, economic operators should be allowed to provide certain labelling information only through the digital label subject to certain conditions to ensure a high level of protection of detergents' users.

Amendment

(31)Digital labelling could improve the communication of labelling information both by avoiding overcrowded physical labels and by allowing users to rely on various reading options available only for digital formats, such as increased font, automatic search, loud speakers or translation into other languages. Providing digital labels could also lead to a more efficient management of the labelling obligations by economic operators, by facilitating the update of labelling information, reducing labelling costs and permitting a more targeted information of users. Therefore, economic operators should be allowed to provide certain labelling information through the digital label subject to certain conditions to ensure a high level of protection of detergents' users.

Or. en

Amendment 105 Catharina Rinzema

Proposal for a regulation Recital 32

Text proposed by the Commission

(32) To avoid imposing an unnecessary

Amendment

(32) To avoid imposing an unnecessary

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administrative burden for economic operators and since, in most cases, the digital label is *only complementary* to the physical one, *economic operators should be able to decide whether to use digital labels or provide all the information on a physical label only.* The choice to provide a digital label should rest with manufacturers *and importers*, who are responsible for providing the accurate set of labelling information.

administrative burden for economic operators and since, in most cases, the digital label is *added* to the physical one, the choice to provide a digital label should rest with manufacturers, who are responsible for providing the accurate set of labelling information.

Or. en

Amendment 106 Adam Bielan

Proposal for a regulation Recital 32

Text proposed by the Commission

(32) To avoid imposing an unnecessary administrative burden for economic operators and since, in most cases, the digital label is only complementary to the physical one, economic operators should be able to decide whether to use digital labels or provide all the information on a physical label only. The choice to provide a digital label should rest with manufacturers and importers, who are responsible for providing the accurate set of labelling information.

Amendment

(32) To avoid imposing an unnecessary administrative burden for economic operators, *especially for small and medium-sized enterprises* and since, in most cases, the digital label is only complementary to the physical one, economic operators should be able to decide whether to use digital labels or provide all the information on a physical label only. The choice to provide a digital label should rest with manufacturers and importers, who are responsible for providing the accurate set of labelling information.

Or. en

Amendment 107 Catharina Rinzema

Proposal for a regulation Recital 33

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Text proposed by the Commission

Digital labelling could also create challenges for the vulnerable population groups with no or insufficient digital skills and lead to an accentuation of the digital divide. For this reason, the specific information to be provided only in a digital label should reflect the current state of the digitalisation of the society and the particular situation of detergents users. In addition, all the labelling information concerning the protection of health and the environment, as well as minimum use instructions of detergents, should remain on the physical label, to enable all endusers to make informed choices before buying the detergent and to ensure its safe handling.

Amendment

Digital labelling could also create challenges for the vulnerable population groups with no or insufficient digital skills and lead to an accentuation of the digital divide. For this reason, the specific information to be provided on a digital label should reflect the current state of the digitalisation of the society and the particular situation of detergents users. Digital labels should always have one additional option for end users with insufficient digital skills, such as an AI voice assistant reading out the label. In addition, all the labelling information concerning the protection of health and the environment, including on the existence of allergens, as well as minimum use instructions of detergents, should remain on the physical label, to enable all endusers to make informed choices before buying the detergent and to ensure its safe handling.

Or. en

Amendment 108 Adam Bielan

Proposal for a regulation Recital 33

Text proposed by the Commission

(33) Digital labelling could also create challenges for the vulnerable population groups with no or insufficient digital skills and lead to an accentuation of the digital divide. For this reason, the specific information to be provided only in a digital label should reflect the current state of the digitalisation of the society and the particular situation of detergents users. In addition, all the labelling information concerning the protection of health and the environment, as well as minimum use instructions of detergents, should remain

Amendment

challenges for the vulnerable population groups with no or insufficient digital skills and lead to an accentuation of the digital divide. *Different levels of digitalization in the Member States should also be taken into account*. For this reason, the specific information to be provided only in a digital label should reflect the current state of the digitalisation of the society and the particular situation of detergents users. In addition, all the labelling information concerning the protection of health and the

on the physical label, to enable all endusers to make informed choices before buying the detergent and to ensure its safe handling. environment, as well as minimum use instructions of detergents, should remain on the physical label, to enable all endusers to make informed choices before buying the detergent and to ensure its safe handling.

Amendment

Or. en

Amendment 109 Catharina Rinzema

Proposal for a regulation Recital 34

Text proposed by the Commission

deleted

(34) An exception should, nevertheless, be made for detergents sold to end-users in a refill format. In order to fully reap not only the benefits offered by digitalisation but also the large environmental benefits in terms of reduction of packaging and related packaging waste that the practice of refill sales offers, it should be permitted to provide all labelling information digitally with the exception of dosage instructions for consumer laundry detergents.

Or. en

Amendment 110 Catharina Rinzema

Proposal for a regulation Recital 34 a (new)

Text proposed by the Commission

Amendment

(34 a) For detergents and surfactants sold to end users in a refill format, the physical and digital labelling shall be printed in the place where the refill is for sale. It is important that these end users also have the latest information regarding

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Or en

Amendment 111 Catharina Rinzema

Proposal for a regulation Recital 35

Text proposed by the Commission

(35) To ensure a level playing field among economic operators making available detergents on the market, and to protect end-users, general requirements for digital labelling should be laid down. For example, economic operators should ensure free and easy access to digital labels and that mandatory labelling information requested under this Regulation is separated from other information.

Amendment

(35) To ensure a level playing field among economic operators making available detergents on the market, and to protect end-users, general requirements for digital labelling should be laid down. For example, economic operators should ensure free and easy access to digital labels, available in maximum two buttons or clicks, and that mandatory labelling information requested under this Regulation is separated from other information.

Or. en

Amendment 112 Catharina Rinzema

Proposal for a regulation Recital 36

Text proposed by the Commission

(36) Given the current development of the digital skills, economic operators should also provide the labelling information by alternative means to endusers when they cannot access the digital label. This obligation should be imposed as a safety measure to reduce any potential risks by the unavailability of the labelling information, in particular as regards refilled detergents, where all the information may be provided in a digital

Amendment

(36) Given the current development of the digital skills, economic operators should also provide the labelling information by alternative means to endusers when they cannot access the digital label. This obligation should be imposed as a safety measure to reduce any potential risks by the unavailability of the labelling information, in particular as regards refilled detergents.

Amendment 113 Adam Bielan

Proposal for a regulation Recital 39

Text proposed by the Commission

(39)Manufacturers should create a product passport to provide information on the conformity of detergents and surfactants with this Regulation, as well as with any other legislation that the detergent or surfactant must comply with. In order to facilitate checks on detergents or surfactants and to allow the actors in the supply chain and end-users to access necessary information such as ingredients and use instructions, the information on the product passport should be provided digitally and in a directly accessible manner, through a data carrier affixed to the label of the detergent or surfactant, its packaging or the accompanying documentation. Market surveillance authorities, economic operators and endusers should, therefore, have immediate access to compliance or other information on the detergent or surfactant through the data carrier.

Amendment

(39)Manufacturers should create a product passport to provide information on the conformity of detergents and surfactants with this Regulation, as well as with any other legislation that the detergent or surfactant must comply with. In order to facilitate checks on detergents or surfactants and to allow the actors in the supply chain and end-users to access necessary information such as ingredients and use instructions, the information on the product passport should be provided digitally and in a directly accessible manner, through a data carrier affixed to the label of the detergent or surfactant, its packaging or the accompanying documentation. Market surveillance authorities, economic operators and endusers should, therefore, have immediate access to compliance or other information on the detergent or surfactant through the data carrier. Before introducing the Digital Product Passport obligation a comprehensive impact assessment should be carried out to evaluate the costs to be incurred by the industry and the potential benefits.

Or. en

Amendment 114 Catharina Rinzema

Proposal for a regulation

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Recital 44

Text proposed by the Commission

(44) It is crucial to make clear to both manufacturers and users that by creating the product passport for detergent or surfactant *and*, *where relevant*, *by affixing the CE marking*, the manufacturer declares that the detergent or surfactant is in conformity with all applicable requirements and that the manufacturer takes full responsibility thereof.

Amendment

(44) It is crucial to make clear to both manufacturers and users that by creating the product passport for detergent or surfactant, the manufacturer declares that the detergent or surfactant is in conformity with all applicable requirements and that the manufacturer takes full responsibility thereof.

Or. en

Amendment 115 Catharina Rinzema

Proposal for a regulation Recital 45

Text proposed by the Commission

(45) Where certain information is provided *only* digitally, it is necessary to clarify that this information needs to be provided separately and clearly distinguished from each other but through a single data carrier. This will facilitate the work of market surveillance authorities but also provide clarity to end users regarding the different pieces of information that are available to them in a digital format.

Amendment

(45) Where certain information is provided digitally, it is necessary to clarify that this information needs to be provided separately and clearly distinguished from each other but through a single data carrier. This will facilitate the work of market surveillance authorities but also provide clarity to end users regarding the different pieces of information that are available to them in a digital format.

Or. en

Amendment 116 Catharina Rinzema

Proposal for a regulation Article 1 – paragraph 2 – point c a (new)

Text proposed by the Commission

Amendment

(c a) Regulation (EU) No 2022/0095 of

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the European Parliament and of the Council.

Or. en

Amendment 117 Biljana Borzan

Proposal for a regulation Article 2 – paragraph 1 – point 13

Text proposed by the Commission

(13) 'making available on the market' means any supply for distribution, consumption or use on the Union market in the course of a commercial activity, whether in return for payment or free of charge;

Amendment

(13) 'making available on the market' means any supply for distribution, consumption or use on the Union market in the course of a commercial activity, whether in return for payment or free of charge. *Import shall be deemed to be making available on the market*;

Or. en

Amendment 118
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 2 – paragraph 1 – point 16

Text proposed by the Commission

(16) 'authorised representative' means any natural or legal persons established within the Union that have received a written mandate from a manufacturer to act on their behalf in relation to specified tasks;

Amendment

(16) 'authorised representative' means any natural or legal persons established within the Union that have received a written mandate from a manufacturer to act on their behalf in relation to specified tasks with regard to the manufacturer's obligations under this Regulation;

Or. en

Justification

Alignment with GPSR.

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Amendment 119 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 2 – paragraph 1 – point 19

Text proposed by the Commission

(19) 'economic operator' means the manufacturer, the authorised representative, the importer *or* the distributor;

Amendment

(19) 'economic operator' means the manufacturer, the authorised representative, the importer, the distributor, the fulfilment service provider or any other natural or legal person who is subject to obligations in relation to the manufacture of products or in relation to making them available on the market in accordance with this Regulation;

Or. en

Justification

In line with GPSR.

Amendment 120 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 2 – paragraph 1 – point 21

Text proposed by the Commission

(21) 'market surveillance authority' means a market surveillance authority as defined in Article 3, point 4, of Regulation (EU) 2019/1020;

Amendment

(21) 'market surveillance authority' means a market surveillance authority as defined in Article 3, point 4, of Regulation (EU) 2019/1020 as responsible for organising and carrying out market surveillance in the territory of that Member State;

Or. en

Justification

Alignment with GPSR.

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Amendment 121 Catharina Rinzema

Proposal for a regulation Article 2 – paragraph 1 – point 24

Text proposed by the Commission

Amendment

(24) 'CE marking' means a marking by which the manufacturer indicates that the detergent is in conformity with the applicable requirements set out in Union harmonisation legislation providing for its affixing;

deleted

Or. en

Amendment 122 Catharina Rinzema

Proposal for a regulation Article 2 – paragraph 1 – point 34 a (new)

Text proposed by the Commission

Amendment

(34 a) 'model' means a specific type of detergent or surfactant, which includes a product name and a unique formula, according to the Unique Formula Identifier (UFI);

Or. en

Amendment 123
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 7 – paragraph 2 – subparagraph 1

Text proposed by the Commission

Amendment

Manufacturers shall draw up the technical documentation referred to in Annex IV and carry out the conformity assessment

Before placing their products on the market, manufacturers shall carry out an internal risk analysis and draw up the

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procedure referred to in that Annex.

technical documentation referred to in Annex IV and carry out the conformity assessment procedure referred to in that Annex.

Or. en

Justification

Alignment with GPSR.

Amendment 124 Catharina Rinzema

Proposal for a regulation Article 7 – paragraph 2 – subparagraph 2 – point c

Text proposed by the Commission

Amendment

(c) where relevant, affix the CE marking in accordance with Article 14,

deleted

Or. en

Amendment 125 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 7 – paragraph 3

Text proposed by the Commission

3. Manufacturers shall *keep* the technical documentation and the product passport for 10 years after the detergent or the surfactant covered by that documentation or product passport has been placed on the market.

Amendment

3. Manufacturers shall *draw up and keep up to date* the technical documentation and the product passport for *at least* 10 years after *the last time* the detergent or the surfactant covered by that documentation or product passport has been placed on the market.

Or. en

Justification

Alignment with GPSR and REACH Art 36(1). Since many products are often on the market for

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more than ten years, the date on which they were placed on the market should not be decisive, but the last time they were made available on the market.

Amendment 126 Biljana Borzan

Proposal for a regulation Article 7 – paragraph 3

Text proposed by the Commission

3. Manufacturers shall keep the technical documentation and the product passport for 10 years after the detergent or the surfactant covered by that documentation or product passport has been *placed* on the market.

Amendment

3. Manufacturers shall keep the technical documentation and the product passport for *a period of at least* 10 years after *the last time* the detergent or the surfactant covered by that documentation or product passport has been *made available* on the market.

Or. en

Amendment 127 Adam Bielan

Proposal for a regulation Article 7 – paragraph 3

Text proposed by the Commission

3. Manufacturers shall keep the technical documentation and the product passport for *10* years after the detergent or the surfactant covered by that documentation or product passport has been placed on the market.

Amendment

3. Manufacturers shall keep the technical documentation and the product passport for **8** years after the detergent or the surfactant covered by that documentation or product passport has been placed on the market.

Or. en

Amendment 128 Catharina Rinzema

Proposal for a regulation Article 7 – paragraph 4 – subparagraph 2

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Text proposed by the Commission

When deemed appropriate with regard to the performance of, or the risks presented by, a detergent or surfactant,

manufacturers shall carry out sample testing of such detergents or surfactants, investigate, and, if necessary, keep *a* register of complaints, of non-conforming detergents or surfactants and recalls of such detergent or surfactants, *and* shall *keep distributors informed of any such monitoring*.

Amendment

Manufacturers shall carry out sample testing of such detergents or surfactants, investigate, and, if necessary, keep an internal register of complaints, of nonconforming detergents or surfactants and recalls of such detergent or surfactants or other corrective measures to bring the detergent or surfactant into conformity. The register shall be available to competent national authorities upon request.

Or. en

Amendment 129 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 7 – paragraph 4 – subparagraph 2

Text proposed by the Commission

When deemed appropriate with regard to the performance of, or the risks presented by, a detergent or surfactant, manufacturers shall carry out sample testing of such detergents or surfactants, investigate, and, *if necessary*, keep a register of complaints, of non-conforming detergents or surfactants and recalls of such detergent or surfactants, and shall keep distributors informed of any such monitoring.

Amendment

When deemed appropriate with regard to the performance of, or the risks presented by, a detergent or surfactant, manufacturers shall carry out sample testing of such detergents or surfactants, investigate, and keep a register of complaints, of non-conforming detergents or surfactants and recalls of such detergent or surfactants, and shall keep distributors informed of any such monitoring.

Or. en

Amendment 130 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 7 – paragraph 4 – subparagraph 2 a (new)

Amendment

Manufacturers shall make publicly available communication channels such as a telephone number, electronic address or dedicated section of their website, taking into account accessibility needs for persons with disabilities, enabling consumers to submit complaints and to inform manufacturers of any accident or safety issue they have experienced with a detergent or surfactant.

Or. en

Justification

In line with GPSR.

Amendment 131 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 7 – paragraph 4 – subparagraph 2 b (new)

Text proposed by the Commission

Amendment

Manufacturers shall investigate complaints submitted, and information received on accidents, that concern the safety of products they made available on the market and which have been alleged to be dangerous by the complainant, and shall keep an internal register of those complaints as well as of product recalls and any corrective measures taken to bring the detergent or surfactant into conformity.

Or. en

Justification

In line with GPSR.

Amendment 132

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Malte Gallée, Francisco Guerreiro

on behalf of the Verts/ALE Group

Proposal for a regulation Article 7 – paragraph 4 – subparagraph 2 c (new)

Text proposed by the Commission

Amendment

The internal register of complaints shall only store those personal data that are necessary for the manufacturer to investigate the complaint about an alleged dangerous detergents or surfactants. Such data shall only be kept as long as is necessary for the purposes of the investigation and in any event no longer than five years after the data have been entered.

Or. en

Justification

In line with GPSR.

Amendment 133 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 7 – paragraph 6 – subparagraph 2 – point a

Text proposed by the Commission

Amendment

- (a) upon request from the Member States' appointed bodies;
- (a) before placing the detergent on the market in the Member State concerned;

Or. en

Justification

The transmission of data for medical purposes only makes sense if, in the event of poisoning, the competent authority can provide the data immediately without requesting it from the manufacturer.

Amendment 134 Biljana Borzan

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Proposal for a regulation Article 7 – paragraph 6 – subparagraph 2 – point a

Text proposed by the Commission

Amendment

- (a) upon request from the Member States' appointed bodies;
- (a) at the time of placing a detergent on the market;

Or. en

Amendment 135 Biljana Borzan

Proposal for a regulation Article 7 – paragraph 6 – subparagraph 2 – point b

Text proposed by the Commission

Amendment

- (b) when the detergent for which a data sheet has already been *requested* no longer corresponds to the information included in that datasheet.
- (b) when the detergent for which a data sheet has already been *provided* no longer corresponds to the information included in that datasheet.

Or. en

Amendment 136 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 7 – paragraph 6 – subparagraph 2 – point b

Text proposed by the Commission

Amendment

- (b) when the detergent for which a data sheet has already been *requested* no longer corresponds to the information included in that datasheet.
- (b) when the detergent for which a data sheet has already been *provided* no longer corresponds to the information included in that datasheet.

Or. en

Amendment 137 Malte Gallée, Francisco Guerreiro

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on behalf of the Verts/ALE Group

Proposal for a regulation Article 7 – paragraph 7 a (new)

Text proposed by the Commission

Amendment

7 a. Manufacturers shall ensure that all relevant economic operators, including distributors, importers and authorised representatives, and providers of online marketplaces in the supply chain concerned, are kept informed in a timely manner of any conformity issue or risk to the health or the environment that they have identified, and of any corrective action, recall or withdrawal.

Or. en

Justification

In line with other sector specific legislation, all relevant actors should be informed to reduce the risks for them and for the collectivity.

Amendment 138 Adam Bielan

Proposal for a regulation Article 7 – paragraph 8

Text proposed by the Commission

8. Manufacturers shall, further to a reasoned request from a competent national authority, provide it with all the information and documentation, in paper or electronic form, necessary to demonstrate the conformity of the detergent or surfactant with this Regulation, in *a* language which *can be easily understood by that* authority. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by a detergent or surfactant which they have placed on the market.

Amendment

8. Manufacturers shall, further to a reasoned *written* request from a competent national authority, provide it with all the information and documentation, in paper or electronic form, necessary to demonstrate the conformity of the detergent or surfactant with this Regulation, in *the official* language *or languages of a Member State from* which *the* authority *originates*. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by a detergent or surfactant which they have placed on the market

Amendment 139 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 7 – paragraph 8

Text proposed by the Commission

8. Manufacturers shall, further to a reasoned request from a competent national authority, provide it with all the information and documentation, in *paper or* electronic *form*, necessary to demonstrate the conformity of the detergent or surfactant with this Regulation, in a language which can be easily understood by that authority. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by a detergent or surfactant which they have placed on the market.

Amendment

8. Manufacturers shall, further to a reasoned request from a competent national authority, provide it with all the information and documentation, in electronic *format and, on request, in paper format*, necessary to demonstrate the conformity of the detergent or surfactant with this Regulation, in a language which can be easily understood by that authority. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by a detergent or surfactant which they have placed on the market.

Or. en

Justification

Provisions in Chapter III have been aligned, where possible, with the recently adopted Batteries Regulation, which contains equal provisions.

Amendment 140 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 7 – paragraph 8 a (new)

Text proposed by the Commission

Amendment

8 a. Manufacturers established outside of the Union shall ensure that their authorised representative has the necessary documentation permanently available in order to fulfil the tasks

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referred to in Article 15(3).

Or en

Justification

AM for improving effectiveness of the system. Inspired by the Medical Device Regulation.

Amendment 141 Catharina Rinzema

Proposal for a regulation Article 8 – paragraph 2 a (new)

Text proposed by the Commission

Amendment

2 a. Manufacturers that are not established in the Union should inform the national competent authorities of the postal address and e-mail address of their authorised representative.

Or. en

Amendment 142 Biljana Borzan

Proposal for a regulation Article 8 – paragraph 3 – subparagraph 2 – point b

Text proposed by the Commission

(b) keep the product passport and technical documentation at the disposal of national market surveillance authorities for 10 years after the detergent or surfactant covered by those documents has been *placed* on the market;

Amendment

(b) keep the product passport and technical documentation at the disposal of national market surveillance authorities for *a period of at least* 10 years after the detergent or surfactant covered by those documents has been *made available* on the market:

Or. en

Amendment 143 Malte Gallée, Francisco Guerreiro

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Proposal for a regulation Article 8 – paragraph 3 – subparagraph 2 – point b

Text proposed by the Commission

(b) keep the product passport and technical documentation at the disposal of national market surveillance authorities for 10 years after the detergent or surfactant covered by those documents has been placed on the market;

Amendment

(b) keep the product passport and technical documentation at the disposal of national market surveillance authorities for *at least* 10 years after *the last time* the detergent or surfactant covered by those documents has been placed on the market;

Or. en

Amendment 144 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 8 – paragraph 3 – subparagraph 2 – point c

Text proposed by the Commission

(c) further to a reasoned request from a competent national authority, provide that authority with all the information and documentation necessary to demonstrate the conformity of the detergent or surfactant with the requirements laid down in this Regulation;

Amendment

(c) further to a reasoned request from a competent national authority, provide that authority with all the information and documentation necessary to demonstrate the conformity of the detergent or surfactant with the requirements laid down in this Regulation *in an official language that can be understood by that authority*;

Or. en

Amendment 145
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 8 – paragraph 3 – subparagraph 2 – point e

Text proposed by the Commission

Amendment

(e) terminate the mandate if the

(e) *immediately* terminate the mandate

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manufacturer does not comply with the obligations of the manufacturer under this Regulation.

if the manufacturer does not comply with the obligations of the manufacturer under this Regulation and immediately inform the market surveillance authority of the Member State in which is established.

Or. en

Justification

Alignment with GPSR.

Amendment 146 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 8 – paragraph 3 – subparagraph 2 – point e a (new)

Text proposed by the Commission

Amendment

(e a) where the authorised representative considers or has reason to believe that a detergent or a surfactant is dangerous, inform the manufacturer thereof.

Or. en

Justification

Alignment with GPSR.

Amendment 147 Malte Gallée, Francisco Guerreiro

Proposal for a regulation Article 8 – paragraph 3 – subparagraph 2 a (new)

Text proposed by the Commission

Amendment

In case of change of authorised representative, the detailed arrangements for the change shall be clearly defined in an agreement between the manufacturer, where practicable the outgoing authorised representative, and the incoming

authorised representative. That agreement shall address at least the date of termination of the mandate of the outgoing authorised representative and date of beginning of the mandate of the incoming authorised representative, as well as the transfer of documents, including confidentiality aspects and property rights.

Or. en

Justification

Sometimes the mandate of the representative hasterminated (also for bankrupt) while some detergent could still be on themarket. This makes impossible for consumers to have redress in case themanufacturer is established outside the EU.

Amendment 148 Catharina Rinzema

Proposal for a regulation Article 9 – paragraph 2 – point b

Text proposed by the Commission

Amendment

(b) the detergent bears the CE marking referred to in Article 14;

deleted

Or. en

Amendment 149 Catharina Rinzema

Proposal for a regulation Article 9 – paragraph 3

Text proposed by the Commission

3. Where an importer considers or has reason to believe that a detergent or surfactant is not in conformity with this Regulation, the importer shall not place the detergent or surfactant on the market until it has been brought into conformity. Furthermore, where the detergent or

Amendment

3. Where an importer considers or has reason to believe that a detergent or surfactant is not in conformity with this Regulation, the importer shall not place the detergent or surfactant on the market until it has been brought into conformity. Furthermore, where the detergent or

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surfactant presents a risk to health or to the environment, the importer shall inform the manufacturer and the market surveillance authorities to that effect. surfactant presents a risk to health or to the environment, the importer shall *immediately* inform the manufacturer and the market surveillance authorities to that effect

Or. en

Amendment 150 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 9 – paragraph 4

Text proposed by the Commission

4. Importers shall indicate their name, registered trade name or registered trade mark and the postal and email address at which they can be contacted on the label of the detergent or surfactant. The contact details shall be in a language easily understood by end-users and market surveillance authorities.

Amendment

4. Importers shall indicate their name, registered trade name or registered trade mark and the postal and email address at which they can be contacted on the label of the detergent or surfactant. That information shall be placed on the product or, where that is not possible, on its packaging or in a document accompanying the product. Importers shall ensure that any additional label does not obscure any information required by Union law on the label provided by the manufacturer. The contact details shall be in a language easily understood by endusers and market surveillance authorities.

Or. en

Justification

In line with GPSR.

Amendment 151 Catharina Rinzema

Proposal for a regulation Article 9 – paragraph 7

Text proposed by the Commission

7. When deemed appropriate with regard to the performance of a detergent or surfactant or the risks presented by them, importers shall carry out sample testing of such detergents and surfactants, investigate, and, if necessary, keep *a* register of complaints, of non-conforming detergents and surfactants and recalls of such detergents and surfactants, and shall keep distributors informed of any such monitoring.

Amendment

7. When deemed appropriate with regard to the performance of a detergent or surfactant or the risks presented by them, importers shall carry out sample testing of such detergents and surfactants, investigate, and, if necessary, keep an internal register of complaints, of nonconforming detergents and surfactants and recalls of such detergents and surfactants, and shall keep distributors informed of any such monitoring. The register shall be available to competent national authorities upon request.

Or. en

Amendment 152 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 9 – paragraph 7

Text proposed by the Commission

7. When deemed appropriate with regard to the performance of a detergent or surfactant or the risks presented by them, importers shall carry out sample testing of such detergents and surfactants, investigate, and, *if necessary*, keep a register of complaints, of non-conforming detergents and surfactants and recalls of such detergents and surfactants, and shall keep distributors informed of any such monitoring.

Amendment

7. When deemed appropriate with regard to the performance of a detergent or surfactant or the risks presented by them, importers shall carry out sample testing of such detergents and surfactants, investigate, and keep a register of complaints, of non-conforming detergents and surfactants and recalls of such detergents and surfactants, and shall keep distributors informed of any such monitoring.

Or. en

Amendment 153
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation

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Article 9 – paragraph 7 a (new)

Text proposed by the Commission

Amendment

7 a. Importers shall verify whether the communication channels referred to in Article 7 (4 a new) are publicly available to consumers, thereby allowing them to present complaints and communicate any accident or safety issue they have experienced with the detergent. If such channels are not available, importers shall provide for them, taking into account accessibility needs for persons with disabilities.

Or. en

Justification

In line with GPSR.

Amendment 154 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 9 – paragraph 7 b (new)

Text proposed by the Commission

Amendment

7 **b**. Importers shall investigate complaints submitted, and information received on accidents, that concern the safety of detergents or surfactants they made available on the market, which the complainant has alleged to be dangerous, and file those complaints, as well as detergent recalls and any corrective measures taken to bring the detergent into conformity, in the register referred to in Article 7 (4 b new), or in their own internal register. Importers shall keep the manufacturer, distributors, and, where relevant, fulfilment service providers and providers of online marketplaces informed in a timely manner of the investigation performed and of the results

of the investigation.

Or en

Justification

In line with GPSR.

Amendment 155
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 9 – paragraph 7 c (new)

Text proposed by the Commission

Amendment

7 c. The register of complaints shall only store those personal data that are necessary for the importer to investigate the complaint about an alleged dangerous detergent or surfactant. Such data shall only be kept for as long as is necessary for the purposes of the investigation and in any event no longer than five years after the data have been entered.

Or. en

Justification

In line with GPSR.

Amendment 156 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 9 – paragraph 8 a (new)

Text proposed by the Commission

Amendment

8 a. Importers shall ensure that all relevant economic operators and providers of online marketplaces in the supply chain concerned are kept informed in a timely manner of any conformity

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issue or risk to the health or the environment that they have identified, and of any corrective action, recall or withdrawal.

Or. en

Justification

Alignment with GPSR.

Amendment 157
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 9 – paragraph 9

Text proposed by the Commission

9. Importers shall keep the reference to the unique product identifier at the disposal of the market surveillance authorities for a period of 10 years after the detergent or surfactant has been placed on the market and shall ensure that the technical documentation can be made available to those authorities, upon request.

Amendment

9. Importers shall keep the reference to the unique product identifier at the disposal of the market surveillance authorities for a period of *at least* 10 years after *the last time* the detergent or surfactant has been placed on the market and shall ensure that the technical documentation can be made available to those authorities, upon request.

Or. en

Amendment 158 Biljana Borzan

Proposal for a regulation Article 9 – paragraph 9

Text proposed by the Commission

9. Importers shall keep the reference to the unique product identifier at the disposal of the market surveillance authorities for a period of 10 years after the detergent or surfactant has been *placed* on the market and shall ensure that the

Amendment

9. Importers shall keep the reference to the unique product identifier at the disposal of the market surveillance authorities for a period of *at least* 10 years after the detergent or surfactant has been *made available* on the market and shall

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technical documentation can be made available to those authorities, upon request.

ensure that the technical documentation can be made available to those authorities, upon request.

Or. en

Amendment 159 Adam Bielan

Proposal for a regulation Article 9 – paragraph 9

Text proposed by the Commission

9. Importers shall keep the reference to the unique product identifier at the disposal of the market surveillance authorities for a period of *10* years after the detergent or surfactant has been placed on the market and shall ensure that the technical documentation can be made available to those authorities, upon request.

Amendment

9. Importers shall keep the reference to the unique product identifier at the disposal of the market surveillance authorities for a period of 8 years after the detergent or surfactant has been placed on the market and shall ensure that the technical documentation can be made available to those authorities, upon request.

Or. en

Amendment 160
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 9 – paragraph 10

Text proposed by the Commission

10. Importers shall, further to a reasoned request from a competent national authority, provide it with all the information and documentation, in *paper or* electronic *form*, necessary to demonstrate the conformity of the detergent or surfactant with this Regulation in a language which can be easily understood by that authority. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by a detergent or surfactant which

Amendment

10. Importers shall, further to a reasoned request from a competent national authority, provide it with all the information and documentation, in electronic *format and, on request, in paper format*, necessary to demonstrate the conformity of the detergent or surfactant with this Regulation in a language which can be easily understood by that authority. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by a detergent or surfactant

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they have placed on the market.

Or en

Justification

Provisions in Chapter III have been aligned, where possible, with the recently adopted Batteries Regulation, which contains equal provisions.

Amendment 161 Catharina Rinzema

Proposal for a regulation Article 10 – paragraph 2 – point b

Text proposed by the Commission

Amendment

(b) the detergent bears the CE marking referred to in Article 14;

deleted

Or. en

Amendment 162 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 10 – paragraph 6

Text proposed by the Commission

6. Distributors shall, further to a reasoned request from a competent national authority, provide it with all the information and documentation, in *paper or* electronic *form*, necessary to demonstrate the conformity of the detergent or surfactant with this Regulation. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by detergents and surfactants which they have made available on the market.

Amendment

6. Distributors shall, further to a reasoned request from a competent national authority, provide it with all the information and documentation, in electronic *format and, on request, in paper format*, necessary to demonstrate the conformity of the detergent or surfactant with this Regulation. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by detergents and surfactants which they have made available on the market.

Justification

Provisions in Chapter III have been aligned, where possible, with the recently adopted Batteries Regulation, which contains equal provisions.

Amendment 163 Adam Bielan

Proposal for a regulation Article 10 – paragraph 6

Text proposed by the Commission

6. Distributors shall, further to a reasoned request from a competent national authority, provide it with all the information and documentation, in paper or electronic form, necessary to demonstrate the conformity of the detergent or surfactant with this Regulation. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by detergents and surfactants which they have made available on the market.

Amendment

6. Distributors shall, further to a *motivated*, *justified and* reasoned request from a competent national authority, provide it with all the information and documentation, in paper or electronic form, necessary to demonstrate the conformity of the detergent or surfactant with this Regulation. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by detergents and surfactants which they have made available on the market

Or. en

Amendment 164
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 11 – paragraph 1

Text proposed by the Commission

An importer or distributor shall be considered a manufacturer for the purposes of this Regulation and shall be subject to the obligations of the manufacturer under Article 7 where that importer or distributor places a detergent or surfactant on the market under his or her name or trademark or modifies a detergent or surfactant already placed on the market in such a way that compliance with this

Amendment

A natural or legal person shall be considered a manufacturer for the purposes of this Regulation and shall be subject to the obligations of the manufacturer under Article 7 where that natural or legal person places a detergent or surfactant on the market under his or her name or trademark or modifies a detergent or surfactant already placed on the market in such a way that compliance with this

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Regulation may be affected.

Or en

Justification

Alignment with GPSR.

Amendment 165 Catharina Rinzema

Proposal for a regulation Article 14

Text proposed by the Commission

Amendment

Article 14

deleted

Rules and conditions for affixing the CE marking

1. The CE marking shall be subject to the general principles set out in Article 30 of Regulation (EC) No 765/2008.

2.

The CE marking shall be affixed visibly, legibly and indelibly before a detergent is placed on the market.

The CE marking shall be affixed either to the label or the packaging of a detergent or, where the detergent is supplied in bulk, to a document accompanying the detergent.

Where, in accordance with Article 16(2), economic operators may provide a digital label only, the CE marking shall be provided on the digital label.

3. Member States shall build upon existing mechanisms to ensure correct application of the regime governing the CE marking and shall take appropriate action in the event of improper use of that marking.

Amendment 166 Biljana Borzan

Proposal for a regulation Article 15 – paragraph 2

Text proposed by the Commission

2. An economic operator making a detergent available on the market directly to an end-user in a refill format shall provide the physical label *or* the data carrier through which the digital label is accessible to the end-user.

Amendment

2. An economic operator making a detergent available on the market directly to an end-user in a refill format shall provide the physical label *and* the data carrier through which the digital label is accessible to the end-user.

Or. en

Amendment 167 Catharina Rinzema

Proposal for a regulation Article 15 – paragraph 3 – subparagraph 1 – point a

Text proposed by the Commission

Amendment

- (a) a type number, *batch* number or other element allowing their identification;
- (a) a type number, *model* number or other element allowing their identification;

Or. en

Amendment 168 Catharina Rinzema

Proposal for a regulation Article 16 – paragraph 1 – subparagraph 1 – introductory part

Text proposed by the Commission

Amendment

Where detergents or surfactants are made available on the market, they shall be accompanied by the label elements *set out in Article 15(3) and, where applicable, Article 15(4)* in the following form:

Where detergents or surfactants are made available on the market, they shall be accompanied by the label elements in the following form:

Amendment 169 Catharina Rinzema

Proposal for a regulation Article 16 – paragraph 1 – subparagraph 1 – point a

Text proposed by the Commission

Amendment

(a) on a physical label;

(a) on a physical label with the elements set out in Article 15(3) point (b), (c), (d) and (e); and

Or. en

Amendment 170 Catharina Rinzema

Proposal for a regulation Article 16 – paragraph 1 – subparagraph 1 – point b

Text proposed by the Commission

Amendment

(b) on a digital label and duplicated on a physical label.

(b) a digital label with all the elements of Article 15.

Or. en

Amendment 171 Catharina Rinzema

Proposal for a regulation Article 16 – paragraph 1 – subparagraph 2

Text proposed by the Commission

Amendment

By way of derogation from point (b) of the first subparagraph, the labelling elements set out in part C of Annex V do not have to be duplicated on the physical label. In addition, where the dosage information for consumer laundry detergents in accordance with points 1 and 2 of part B of Annex V is provided on the digital label, a simplified dosage grid as set out in part D of Annex V may be provided on the

deleted

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Or en

Amendment 172 Catharina Rinzema

Proposal for a regulation Article 16 – paragraph 2

Text proposed by the Commission

2. By way of derogation from paragraph 1, where detergents are made available on the market directly to an enduser in a refill format, the label elements set out in Article 15(3) and (4) may be provided in a digital label only, with the exception of dosage information for consumer laundry detergents as set out in point 1 and 2 of part B of Annex V, which needs to be provided also on a physical label.

Amendment

2. By way of derogation from paragraph 1, where detergents are made available on the market directly to an enduser in a refill format, the label elements set out in Article 15(3) and (4) may be provided *on the* label *or sticker* to be *printed at the location where it is for sale*.

Or. en

Amendment 173
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 17 – paragraph 1 – point c

Text proposed by the Commission

(c) the information on the digital label shall be accessible to all users in the Union;

Amendment

(c) the information on the digital label shall be *easily and directly* accessible to all users in the Union;

Or. en

Amendment 174 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 17 – paragraph 1 – point e

Text proposed by the Commission

(e) the information on the digital label shall be presented in a *way* that addresses the needs of vulnerable groups and supports, as relevant, the necessary adaptations to facilitate access to the information by those groups;

Amendment

(e) the information on the digital label shall be presented in a *language and a format* that addresses the needs of vulnerable groups, *including persons with disabilities*, and supports, as relevant, the necessary adaptations to facilitate access to the information by those groups;

Or. en

Amendment 175
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 17 – paragraph 1 – point h

Text proposed by the Commission

(h) the digital label shall remain available for a period of 10 years from the moment the detergent or surfactant is placed on the market, also in cases of an insolvency, a liquidation or a cessation of activity in the Union of the economic operator that created it, or for a longer period as required under other Union legislation covering the information that it contains;

Amendment

(h) the digital label shall remain available until the expiry date of the detergent or surfactant, or, if the detergent or surfactant does not have an expiry date, for a for a period of 10 years from the moment the detergent or surfactant is placed on the market, also in cases of an insolvency, a liquidation or a cessation of activity in the Union of the economic operator that created it, or for a longer period as required under other Union legislation covering the information that it contains;

Or. en

Amendment 176 Biljana Borzan

Proposal for a regulation Article 17 – paragraph 1 – point h

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Text proposed by the Commission

(h) the digital label shall remain available for a period of 10 years *from the moment* the detergent or surfactant *is placed* on the market, also in cases of an insolvency, a liquidation or a cessation of activity in the Union of the economic operator that created it, or for a longer period as required under other Union legislation covering the information that it contains:

Amendment

(h) the digital label shall remain available for a period of *at least* 10 years *after* the detergent or surfactant *was last made available* on the market, also in cases of an insolvency, a liquidation or a cessation of activity in the Union of the economic operator that created it, or for a longer period as required under other Union legislation covering the information that it contains:

Or. en

Amendment 177 Catharina Rinzema

Proposal for a regulation Article 17 – paragraph 1 – point i

Text proposed by the Commission

(i) the information on the digital label shall be accessible via the data carrier.

Amendment

(i) the information on the digital label shall be *easily* accessible via the data carrier.

Or. en

Amendment 178
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 17 – paragraph 2 – subparagraph 1

Text proposed by the Commission

The data carrier shall be physically present on the detergent or surfactant, their packaging or the documentation accompanying them.

Amendment

The data carrier shall be physically present on the detergent or surfactant, their packaging or the documentation accompanying them *or the leaflet in a way that allows it to be processed automatically by digital devices*.

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Amendment 179 Biljana Borzan

Proposal for a regulation Article 17 – paragraph 2 – subparagraph 1

Text proposed by the Commission

The data carrier shall be physically present on the detergent or surfactant, their packaging or the documentation accompanying them.

Amendment

The data carrier shall be physically, *visibly and legibly* present on the detergent or surfactant, their packaging or the documentation accompanying them.

Or. en

Amendment 180 Catharina Rinzema

Proposal for a regulation Article 17 – paragraph 2 – subparagraph 2

Text proposed by the Commission

In addition to the requirement in the first subparagraph, where detergents and surfactants are made available on the market in a refill format, the data carrier shall be present on the *refill station*.

Amendment

In addition to the requirement in the first subparagraph, where detergents and surfactants are made available on the market in a refill format, the data carrier shall be present on the *label or sticker to be printed at the location where it is for sale.*

Or. en

Amendment 181 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 17 – paragraph 2 – subparagraph 3

Text proposed by the Commission

Amendment

The data carrier shall be clearly visible to

The data carrier shall be clearly visible

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EN

the end-user before any purchase and to market surveillance authorities, including, where applicable, in cases where the detergent or surfactant is made available through distance sales. legible, accessible, easily understandable to the end-user before any purchase and to market surveillance authorities, including, where applicable, in cases where the detergent or surfactant is made available through distance sales.

Or. en

Amendment 182 Catharina Rinzema

Proposal for a regulation Article 17 – paragraph 3

Text proposed by the Commission

3. Where economic operators provide a digital label, the data carrier shall be accompanied by the statement 'More comprehensive information on the product is available online' or by a similar statement.

Amendment

3. Economic operators *shall regarding their* digital label, *provide on their* data carrier the statement 'More information on the product is available online' or by a similar statement.

Or. en

Amendment 183 Adam Bielan

Proposal for a regulation Article 17 – paragraph 4

Text proposed by the Commission

4. Economic operators providing a digital label shall not track, analyse or use any usage information for purposes other than what is absolutely necessary for providing the information on the digital label online.

Amendment

4. Economic operators providing a digital label shall not track, analyse or use any usage information for purposes other than *arising from the Regulation (EU) No* 2016/679.

Or. en

Amendment 184

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Catharina Rinzema

Proposal for a regulation Article 17 – paragraph 4

Text proposed by the Commission

4. Economic operators *providing a digital label* shall not track, analyse or use any usage information for purposes other than what is absolutely necessary for providing the information on the digital label online

Amendment

4. Economic operators shall not track, analyse or use any usage information for purposes other than what is absolutely necessary for providing the information on the digital label online.

Or. en

Amendment 185 Catharina Rinzema

Proposal for a regulation Article 17 – paragraph 5 – subparagraph 1 – introductory part

Text proposed by the Commission

Amendment

Economic operators *providing a digital label* shall provide the information present in the digital label by other means in any of the following cases:

Economic operators shall provide the information present in the digital label by other means in any of the following cases:

Or. en

Amendment 186 Catharina Rinzema

Proposal for a regulation Article 17 – paragraph 5 – subparagraph 1 – point b

Text proposed by the Commission

Amendment

(b) when the digital label is temporarily unavailable, including at the time of purchase. deleted

Amendment 187 Catharina Rinzema

Proposal for a regulation Article 17 – paragraph 5 – subparagraph 2 a (new)

Text proposed by the Commission

Amendment

To access the digital label and the Digital Product Passport a single data carrier shall be used.

Or. en

Amendment 188 Catharina Rinzema

Proposal for a regulation Article 18 – paragraph 1

Text proposed by the Commission

1. Before placing a detergent or surfactant on the market, manufacturers shall create a product passport for those products. The product passport shall meet the requirements laid down in this Article and Article 19

Amendment

1. Before placing a detergent or surfactant on the market, manufacturers shall create a product passport for those products. The product passport shall meet the requirements laid down in this Article and Article 19, and the measures laid down in Article 8 and 9 of Regulation 2022/0095(COD).

Or. en

Amendment 189 Catharina Rinzema

Proposal for a regulation Article 18 – paragraph 2 – point a

Text proposed by the Commission

(a) it shall correspond to a specific *batch* of the detergent or surfactant;

Amendment

(a) it shall correspond to a specific *model* of the detergent or surfactant, *and* be updated when the UPI of the detergent or surfactant changes;

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Amendment 190 Biljana Borzan

Proposal for a regulation Article 18 – paragraph 2 – point d

Text proposed by the Commission

(d) it shall be up-to date;

Amendment

(d) it shall be *accurate*, *complete and* up-to date;

Or. en

Amendment 191 Catharina Rinzema

Proposal for a regulation Article 18 – paragraph 2 – point e

Text proposed by the Commission

(e) it shall be available in the language or languages required by the Member State where the detergent or surfactant is placed or made available on the market;

Amendment

(e) it shall be available in the language or *a maximum of three* languages required by the Member State where the detergent or surfactant is placed or made available on the market;

Or. en

Amendment 192 Biljana Borzan

Proposal for a regulation Article 18 – paragraph 2 – point f

Text proposed by the Commission

(f) it shall be accessible to end-users, market surveillance authorities, customs authorities, the Commission and other economic operators;

Amendment

(f) it shall be accessible to customers, end-users, manufacturers, importers and distributors, dealers, market surveillance authorities, competent national authorities, customs authorities, civil society organisations, researchers, trade

unions, the Commission and other economic operators;

Or en

Amendment 193 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 18 – paragraph 2 – point f

Text proposed by the Commission

(f) it shall be accessible to end-users, market surveillance authorities, customs authorities, the Commission and other economic operators;

Amendment

(f) it shall be accessible to *customers*, end-users, market surveillance authorities, customs authorities, *civil society organisations*, *researchers*, *trade unions*, the Commission and other economic operators;

Or. en

Amendment 194 Catharina Rinzema

Proposal for a regulation Article 18 – paragraph 2 – point f

Text proposed by the Commission

(f) it shall be accessible to end-users, market surveillance authorities, customs authorities, the Commission and other economic operators;

Amendment

(f) it shall be *easily* accessible to endusers, market surveillance authorities, customs authorities, the Commission and other economic operators;

Or. en

Amendment 195 Biljana Borzan

Proposal for a regulation Article 18 – paragraph 2 – point g

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Text proposed by the Commission

(g) it shall be available for a period of 10 years after the detergent or surfactant *is placed* on the market, also in cases of an insolvency, a liquidation or a cessation of activity in the Union of the economic operator that created the product passport;

Amendment

(g) it shall be available for a period of *at least* 10 years after the detergent or surfactant *was last made available* on the market, also in cases of an insolvency, a liquidation or a cessation of activity in the Union of the economic operator that created the product passport;

Or. en

Amendment 196
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 18 – paragraph 2 – point g

Text proposed by the Commission

(g) it shall be available for a period of 10 years after the detergent or surfactant is placed on the market, also in cases of an insolvency, a liquidation or a cessation of activity in the Union of the economic operator that created the product passport;

Amendment

(g) it shall be available for a period of *at least* 10 years after *the last time* the detergent or surfactant is placed on the market, also in cases of an insolvency, a liquidation or a cessation of activity in the Union of the economic operator that created the product passport;

Or. en

Amendment 197
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 18 – paragraph 2 – point g a (new)

Text proposed by the Commission

Amendment

(g a) it shall be based on open standards, developed with an interoperable format and shall be machinereadable, structured, searchable, and shall be transferable through an open interoperable data exchange network

without vendor lock-in, in accordance with the essential requirements set out in the Ecodesign Regulation;

Or. en

Amendment 198
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 18 – paragraph 2 – point h a (new)

Text proposed by the Commission

Amendment

(h a) it shall facilitate the verification of detergent or surfactant compliance by competent national authorities;

Or. en

Amendment 199 Catharina Rinzema

Proposal for a regulation Article 18 – paragraph 2 – point i a (new)

Text proposed by the Commission

Amendment

(i a) where applicable, protect confidential business information and ensure information is shared in a secure way.

Or. en

Amendment 200 Catharina Rinzema

Proposal for a regulation Article 18 – paragraph 3 – subparagraph 2

Text proposed by the Commission

Amendment

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In addition to the requirement in the first subparagraph, where detergents and surfactants are made available on the market in a refill format, the data carrier shall be present on the *refill station*.

In addition to the requirement in the first subparagraph, where detergents and surfactants are made available on the market in a refill format, the data carrier shall be present on the *label or sticker to be printed at the location where it is for sale*.

Or. en

Amendment 201 Biljana Borzan

Proposal for a regulation Article 18 – paragraph 3 – subparagraph 3

Text proposed by the Commission

The data carrier shall be clearly visible to the end-user before any purchase and to market surveillance authorities, including, where applicable, in cases where the detergent or surfactant is made available through distance sales.

Amendment

The data carrier shall be clearly visible to the end-user before any purchase and to market surveillance authorities, including, where applicable, in cases where the detergent or surfactant is made available through distance sales *on the main page of the online product page*.

Or. en

Amendment 202 Catharina Rinzema

Proposal for a regulation Article 18 – paragraph 4

Text proposed by the Commission

4. Where economic operators provide a digital label, a single data carrier shall be used to access the product passport and the digital label.

Amendment

4. A single data carrier shall be used to access the product passport and the digital label.

Or. en

Amendment 203

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Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 18 – paragraph 9 – subparagraph 1 – point d

Text proposed by the Commission

(d) the actors that may introduce or update the information in the product passport, including where needed the creation of a new product passport, including manufacturers, competent national authorities, and the Commission, or any organisation acting on their behalf, and the types of information they may introduce or update;

Amendment

(d) the actors that shall have access to information in the product passport and to what information they shall have access and the actors that may introduce or update the information in the product passport, including where needed the creation of a new product passport, including manufacturers and other relevant economic operators, competent national authorities, and the Commission, or any organisation acting on their behalf, and the types of information they may introduce or update;

Or en

Amendment 204 Catharina Rinzema

Proposal for a regulation Article 19 – paragraph 1 – point b

Text proposed by the Commission

(b) all information included in the product passport shall be based on open standards developed with an interoperable format and shall be machine readable, structured and searchable;

Amendment

(b) all information included in the product passport shall be based on open standards developed with an interoperable format and shall be machine readable, structured and searchable, and in respect of confidential business information;

Or. en

Amendment 205
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation

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Article 19 – paragraph 1 – point c

Text proposed by the Commission

(c) end-users, economic operators and other relevant actors shall have access to the product passport free of charge;

Amendment

(c) end-users, economic operators and other relevant actors shall have *easy* access to the product passport free of charge *and* without restricting access to existing users;

Or en

Amendment 206 Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 19 – paragraph 1 – point c a (new)

Text proposed by the Commission

Amendment

(c a) product passports shall be designed and operated so that they are user-friendly;

Or. en

Amendment 207 Catharina Rinzema

Proposal for a regulation Article 20 – paragraph 1

Text proposed by the Commission

1. Before placing a detergent or surfactant on the market, *economic operators shall upload*, in the registry established under Article 12(1) of Regulation (EU) .../... on Ecodesign for Sustainable Products the unique product identifier and the unique operator identifier for the detergent or surfactant.

Amendment

1. Not later than 30 months after entry into force of the implementing acts defining technical requirements for the Digital Product Passport and the Data carrier and the establishment of EU registry for Unique Product Identifier and Unique Operator Identifier, economic operators shall upload, before placing a detergent or surfactant on the market, in the registry established under Article 12(1) of Regulation (EU) .../... on Ecodesign for

Sustainable Products the unique product identifier and the unique operator identifier for the detergent or surfactant.

Or. en

Amendment 208
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 22 – paragraph 3

Text proposed by the Commission

3. Where, in the course of the controls referred to in paragraph 1 or paragraph 2, the market surveillance authorities find that the detergent or surfactant does not comply with the requirements laid down in this Regulation, they shall without delay require the relevant economic operators to take all appropriate corrective action to bring the detergent or surfactant into compliance with those requirements, to withdraw it from the market, or to recall it within a reasonable period which is commensurate with the nature of the risk referred to in paragraph 1.

Amendment

3. Where, in the course of the controls referred to in paragraph 1 or paragraph 2, the market surveillance authorities find that the detergent or surfactant does not comply with the requirements laid down in this Regulation, they shall without delay require the relevant economic operators to take all appropriate corrective action to bring the detergent or surfactant into compliance with those requirements, to withdraw it from the market, or to recall it within a reasonable period which is prescribed by the market surveillance authorities and commensurate with the nature of the risk referred to in paragraph 1

Or. en

Justification

Alignment with Batteries.

Amendment 209 Biljana Borzan

Proposal for a regulation Article 22 – paragraph 3

Text proposed by the Commission

Amendment

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- 3. Where, in the course of the controls referred to in paragraph 1 or paragraph 2, the market surveillance authorities find that the detergent or surfactant does not comply with the requirements laid down in this Regulation, they shall without delay require the relevant economic operators to take all appropriate corrective action to bring the detergent or surfactant into compliance with those requirements, to withdraw it from the market, or to recall it within a reasonable period which is commensurate with the nature of the risk referred to in paragraph 1.
- 3. Where, in the course of the controls referred to in paragraph 1 or paragraph 2, the market surveillance authorities find that the detergent or surfactant does not comply with the requirements laid down in this Regulation, they shall without delay require the relevant economic operators to take all appropriate corrective action to bring the detergent or surfactant into compliance with those requirements, to withdraw it from the market, or to recall it within a reasonable period *prescribed by the market surveillance authorities and* which is commensurate with the nature of the risk referred to in paragraph 1.

Or. en

Amendment 210 Biljana Borzan

Proposal for a regulation Article 24 – paragraph 1

Text proposed by the Commission

1. Where, having carried out an evaluation under Article 22(1), a market surveillance authority finds that although a detergent or surfactant is in compliance with this Regulation, it presents a risk to health or to the environment, it shall require the relevant economic operator to take all appropriate measures to ensure that the detergent or surfactant concerned. when placed on the market, no longer presents that risk, to withdraw the detergent or surfactant from the market or to recall it, within a reasonable period which is commensurate with the nature of that risk.

Amendment

Where, having carried out an evaluation under Article 22(1), a market surveillance authority finds that although a detergent or surfactant is in compliance with this Regulation, it presents a risk to health or to the environment, it shall require the relevant economic operator to take all appropriate measures to ensure that the detergent or surfactant concerned, when placed on the market, no longer presents that risk, to withdraw the detergent or surfactant from the market or to recall it, within a reasonable period prescribed by the market surveillance authorities and which is commensurate with the nature of that risk

Or. en

Amendment 211

Malte Gallée, Francisco Guerreiro on behalf of the Verts/ALE Group

Proposal for a regulation Article 24 – paragraph 1

Text proposed by the Commission

1. Where, having carried out an evaluation under Article 22(1), a market surveillance authority finds that although a detergent or surfactant is in compliance with this Regulation, it presents a risk to health or to the environment, it shall require the relevant economic operator to take all appropriate measures to ensure that the detergent or surfactant concerned, when placed on the market, no longer presents that risk, to withdraw the detergent or surfactant from the market or to recall it, within a reasonable period which is commensurate with the nature of that risk.

Amendment

Where, having carried out an evaluation under Article 22(1), a market surveillance authority finds that although a detergent or surfactant is in compliance with this Regulation, it presents a risk to health or to the environment, it shall require the relevant economic operator to take all appropriate measures to ensure that the detergent or surfactant concerned, when placed on the market, no longer presents that risk, to withdraw the detergent or surfactant from the market or to recall it, within a reasonable period which is *prescribed by the market* surveillance authorities and commensurate with the nature of that risk.

Or. en

Justification

Alignment with Batteries.

Amendment 212
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 24 – paragraph 1 a (new)

Text proposed by the Commission

Amendment

1 a. On duly justified imperative grounds of urgency relating to the protection of health or the environment, the Commission shall adopt an immediately applicable implementing act in accordance with the procedure referred to in Article 28 (2 a new).

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Amendment 213 Catharina Rinzema

Proposal for a regulation Article 25 – paragraph 1 – point a

Text proposed by the Commission

Amendment

(a) the CE marking has been affixed in violation of Article 14 or not affixed at all;

deleted

Or. en

Amendment 214
Malte Gallée, Francisco Guerreiro
on behalf of the Verts/ALE Group

Proposal for a regulation Article 28 – paragraph 2 a (new)

Text proposed by the Commission

Amendment

2 a. Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011, in conjunction with Article 5 thereof, shall apply.

Or. en

Justification

Follows from the proposed amendment to Article 24(1).

Amendment 215 Adam Bielan

Proposal for a regulation Article 29 – paragraph 1

Text proposed by the Commission

Amendment

Member States shall lay down the rules on

Member States shall lay down the rules on

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penalties applicable to infringements of this Regulation and shall take all measures necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate *and* dissuasive. Member States shall, without delay, notify the Commission of those measures and of any subsequent amendment affecting them.

penalties applicable to infringements of this Regulation and shall take all measures necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate, dissuasive and should take into account the size of the enterprise and its experience on the market. Member States shall, without delay, notify the Commission of those measures and of any subsequent amendment affecting them.

Or. en

Amendment 216 Adam Bielan

Proposal for a regulation Article 34 – paragraph 1

Text proposed by the Commission

Member States shall not impede the making available on the market of detergents and surfactants which are placed on the market before [OP: please insert the date = 30 months from the date of entry into force of this Regulation] in conformity with Regulation (EC) No 648/2004 as applicable on ... [OP: please insert the date = one day before 30 months from the date of entry into force of this Regulation]

Amendment

Member States shall not impede the making available on the market of detergents and surfactants which are placed on the market before [OP: please insert the date = 42 months from the date of entry into force of this Regulation] in conformity with Regulation (EC) No 648/2004 as applicable on ... [OP: please insert the date = one day before 42 months from the date of entry into force of this Regulation]

Or. en

Amendment 217 Adam Bielan

Proposal for a regulation Article 34 – paragraph 2

Text proposed by the Commission

Detergents and surfactants which, are placed on the market after [OP: please insert the date of application = one day

Amendment

Detergents and surfactants which, are placed on the market after [OP: please insert the date of application = one day

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before 30 months from the date of entry into force of this Regulation] and which at the moment of their placing on the market comply with Regulation (EC) No 648/2004 as applicable on [OP: please insert the date of application = one day before 30 months from the date of entry into force of this Regulation], may be made available on the market until [OP: please insert the date = 36 months from the date of entry into force of this Regulation].

before 42 months from the date of entry into force of this Regulation] and which at the moment of their placing on the market comply with Regulation (EC) No 648/2004 as applicable on [OP: please insert the date of application = one day before 42 months from the date of entry into force of this Regulation], may be made available on the market until [OP: please insert the date = 36 months from the date of entry into force of this Regulation].

Or. en

Amendment 218 Biljana Borzan

Proposal for a regulation Annex V – Part A – point 1 – point d a (new)

Text proposed by the Commission

Amendment

(d a) preservatives,

Or. en

Amendment 219 Biljana Borzan

Proposal for a regulation Annex V – Part A – point 3 – paragraph 1

Text proposed by the Commission

Amendment

Preservatives shall be listed, using where possible the system referred to in Article 33 of Regulation (EC) No 1223/2009, irrespective of their concentration, provided that they meet the following conditions:

(a) contribute to the qualification of the detergent as a treated article within the meaning of Article 3(1), point (l), of Regulation (EU) No 528/2012;

(b) are labelled on a constituent of the

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deleted

Or en

Amendment 220 Biljana Borzan

Proposal for a regulation Annex V – Part B – point 1 – point a

Text proposed by the Commission

(a) the recommended quantities and/or dosage instructions expressed in millilitres or grams appropriate to a standard washing machine load, for soft, medium and hard water hardness levels and making provision for one or two cycle washing processes,

Amendment

(a) the recommended quantities and/or dosage instructions expressed in millilitres or grams *or*, *where relevant*, *number of pods*, *capsules or sheets* appropriate to a standard washing machine load, for soft, medium and hard water hardness levels and making provision for one or two cycle washing processes,

Or. en

Amendment 221 Biljana Borzan

Proposal for a regulation Annex VI – paragraph 1 – point f

Text proposed by the Commission

(f) a full list of substances intentionally added in the detergent or surfactant and of preservatives *labelled in accordance with part A, point 3, first subparagraph, point (b), of Annex V*, using the International Nomenclature of Cosmetic Ingredients, or where it is not available, the European Pharmacopoeia name and, when also the latter is not available, the common chemical name or International Union of Pure and Applied Chemists name.

Amendment

(f) a full list of substances intentionally added in the detergent or surfactant and of preservatives, using the International Nomenclature of Cosmetic Ingredients, or where it is not available, the European Pharmacopoeia name and, when also the latter is not available, the common chemical name or International Union of Pure and Applied Chemists name.

Amendment 222 Biljana Borzan

Proposal for a regulation Annex VI – paragraph 2

Text proposed by the Commission

Amendment

deleted

The obligation referred to in point (f) shall not apply to professional detergents, or to surfactants for professional detergents, for which a safety data sheet referred to in Article 31 of Regulation (EC) No 1907/2006 is available.